

Exhibit 69

NO. 02-0077X

The State of Texas Vs. Mark Ray

Charge: Capital Murder

Penal Code Section: 19.03

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

The Grand Jury for the County of Harrison, State of Texas, duly selected, impaneled, sworn, charged and organized as such at the JANUARY - FEBRUARY Term, A.D. 2002, of the 71st Judicial District Court of said County, upon their oaths present in and to said Court, that Mark Ray, on or about the 25th day of November, A.D.2001, and before the presentment of this indictment, in said County and State, did then and there

PARAGRAPH A

intentionally cause the death of an individual, namely, Doyle Douglas, by shooting him with a firearm, namely a gun, and the defendant was then and there in the course of committing or attempting to commit the offense of robbery of Doyle Douglas

PARAGRAPH B

AND THE GRAND JURORS AFORESAID do further present that Mark Ray, on or about the 25th day of November, A.D. 2001, and before the presentment of this indictment, in said County and State, did then and there intentionally cause the death of an individual, namely, Doyle Douglas, by shooting him with a firearm, namely a gun and the defendant was then and there in the course of committing or attempting to commit the offense of kidnapping of Doyle Douglas

AGAINST THE PEACE AND DIGNITY OF THE STATE.

AT TRUE COPY
of the Original hereof, I certify
Sherry Griffin
District Court Clerk
Harrison County, Texas

By *[Signature]*

Deputy Clerk

[Signature]
Foreman of the Grand Jury.

THE STATE OF TEXAS

NO.

02-0077X

IN THE DISTRICT COURT

VS.

Mark Wayne Ray

H. RISON COUNTY, TEXAS

71ST JUDICIAL DISTRICT

STATEMENT OF FINANCIAL RESOURCES AND REQUEST FOR COUNSEL

NOV 30 PM 1:59

NOW COMES the named DEFENDANT and staes under oath:

1. I am charged with the FELONY offense of Murder
2. I am indigent and I have been advised of my right to representation by counsel in the trial of the charge pending against me. I am without means to employ counsel of my own choosing & I hereby request the Court to appoint counsel for me.
3. My financial resources are as follows:

INCOMEMY TAKE HOME PAY \$ 1200 MonthlyMONEY IN CHECKING \$ 0MY SPOUSE'S MONEY IN SAVINGS \$ N/AREAL ESTATE OWNED \$ 0

(VALUE)

(DESCRIPTION)

(LOCATION/ACRES)

OTHER PROPERTY OWNED: \$ 0EXPENSES:NO. CHILDREN 0RENT/HOUSE PMT. \$ 0OTHER MONTHLY PMTS. \$ 0

(SPECIFY)

CAR PAYMENT \$ 0UTILITIES \$ 0BOND AMOUNT: \$ 100,000.00

BONDSMAN: _____

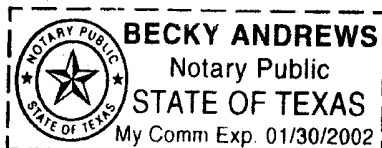
DEFENDANT

BIRTHDATE OF DEFENDANT

ADDRESS

CITY/STATE/ZIP

TELEPHONE #

SUBSCRIBED AND SWORN TO ME BY Mark W. Ray THIS 28 DAY OF Nov. 2001.

NOTARY PUBLIC, STATE OF TEXAS

ORDER

The request for appointment of legal counsel is approved and _____

Rich Hurlburt

is hereby appointed to represent the Defendant.

Entered this 28 day of Nov. 2001

A TRUE COPY

of the Original hereof, I certify

Sherry Griffith
District Court Clerk
Harrison County, Texas

JUDGE PRESIDING

By Notaries
Deputy Clerk

TRIAL DATE IS SET FOR _____

Exhibit 70



FILED FOR RECORD
Nov 29 1 15 PM '01

JAMIE McCAY
DISTRICT CLERK
MARION COUNTY, TEXAS
BY _____ DEP.

RICK BERRY
CRIMINAL DISTRICT ATTORNEY
HARRISON COUNTY
903/935-4840 FAX 903/938-9312
P.O. BOX 776
MARSHALL, TEXAS 75671

November 29, 2001

Jamie McCay
District Clerk's Office
Marion County, Texas

Dear Ms. McCay,

My office request a copy of the TYC records on Clint Young, DOB 7-19-83. Thank you for your cooperation in this matter.

Sincerely,

A handwritten signature in cursive script, appearing to read "Rick Berry".

RICK BERRY
CRIMINAL DISTRICT ATTORNEY

So ordered.

Judge Randall Chapman
11/29/01

Exhibit 71

Case Number

01-28384

INCIDENT/OFFENSE REPORT

Incident ID 15070	Received Date 11/25/2001	Received Time 03:05PM	Received Method 911 CALL	Received By NAWAL		
Nature of Call Reported HOMICIDE		Initial Call Reported By TRENDO, ALVIN		Dispatched To		
Officer(s)/Unit(s) Assigned 1366-WEST, WILLIAM	Date Notified 11/25/2001	Dispatch 15:10	Arrive 15:13	Clear 21:42		
1039-DUNCAN, FLOYD	11/25/2001	15:34		17:48		
1301-SMITH, TODD	11/25/2001	16:21	17:13	22:11		
1023-PRUITT, DARRELL	11/25/2001	16:21	16:48	17:48		
0805-ALEXANDER, MICHAEL	11/25/2001	16:21		17:48		
Investigator Assigned 1023-PRUITT, DARRELL		Att/Compl COMPLETED	Area 3	Subdiv/Grid		
Incident/Offense Date 11/25/2001	Incident/Offense Time 03:06PM	UCR Code 1A	Status NOA	Status Date 11/26/2001		
Incident/Offense Address 1394 VANDERSLICE/IN THE AREA		City, State & Zip Code LONGVIEW, TX.				
Entry Point	Exit Point	Weapon/Force Used	Evidence Collected			
Inc/Off Code N034	Incident/Offense Description HOMICIDE					
CATEGORY	CLASS	DESCRIPTION OF ITEM(S)		ESTIMATED VALUE	NCIC	DISP
YEAR	MAKE	MODEL	COLOR	LICENSE	DESCRIPTION	
CONNECTION	NAME & ADDRESS		TELEPHONE		DESCRIPTION/IDENTIFICATION	
COMPLAINANT	MCCOY, DARNELL, JR FAIRWAY APTS #273 LONGVIEW, TX 75601		H:903-663-6584 W:N/A		B M 511 245 07/24/79 557-55-3007	
COMPLAINANT	DOUGLAS, DOYLE UNKNOWN				W M ALIAS: DOYLE, DOUGLAS	
WITNESS	TRANDO, ALVIN M. 3623 MCCANN RD. LONGVIEW, TX.		H: (903) 663-6584		W M 03/17/73	
SUSPECT	RAY, MARK WAYNE 1410 LEFFEVER RD ORE CITY, TX 75683		H:968-6574 W:318-208-9809		W M 600 165 01/23/82 432-49-3540 ALIAS: RAY, MARK WAYNE	

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Note: This report is furnished in compliance with the Texas Open Records Act, article 6252-17a Vernon's Annotated Civil Statutes, case law, and published rulings relating to cases under investigation.

INCIDENT/OFFENSE SUPPLEMENT

Case Number
01-28384

Investigator Assigned 1023-PRUITT, DARRELL		Alt/Compl COMPLETED	Area 3	Subdiv/Grid	
Incident/Offense Date 11/25/2001		Incident/Offense Time 03:06PM		UCR Code 1A	Status NOA
Incident/Offense Address 1394 VANDERSLICE/IN THE AREA		City, State & Zip Code LONGVIEW, TX.			
Inc/OFF Code	Incident/Offense Description				
CATEGORY	CLASS	DESCRIPTION OF ITEM(S)		ESTIMATED VALUE	NCIC
YEAR	MAKE	MODEL	COLOR	LICENSE	DESCRIPTION
CONNECTION	NAME & ADDRESS		TELEPHONE	DESCRIPTION/IDENTIFICATION	
SUSPECT	YOUNG, CLINT UNKNOWN			W M 509 140 03/06/80	
SUSPECT	PAIGE, DAVID, JR. UNKNOWN			W M 507 145	

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* HOMICIDE *

OFFENSE REPORT (15070.1)

Case Number: 01-28384 by Officer 1366 (WEST, WILLIAM) 11/25/01 02:00am

ON THIS DATE I RESPONDED TO F.M. RD. 968 APPROXIMATELY TWO MILES EAST OF F.M. RD. 450 IN REFERENCE TO INFORMATION ABOUT A HOMICIDE. I ARRIVED ON THE SCENE TO SPEAK WITH DARNELL MCCOY AND ALVIN TRANDO. MR. MCCOY ADVISED HE WITNESSED A MURDER LAST NIGHT AND HE WANTED TO SHOW ME WHERE IT OCCURRED. MR. MCCOY ADVISED ME SINCE IT WAS DARK LAST NIGHT WHEN THIS OCCURRED, HE HAD HAD PROBLEMS LOCATING THE LOCATION TODAY. MR. MCCOY ADVISED HE REMEMBERED THEM LEAVING THE NATIONAL TRUCK STOP AND HEADING EAST ON F.M. RD. 968. HE ADVISED HE CROSSED TWO BRIDGES AND TURNED RIGHT ON SOME ROAD THAT HE DID NOT KNOW THE NAME OF IT. ALL HE COULD REMEMBER WAS HE WENT APPROXIMATELY TWO MILES DOWN THE ROAD AND WENT DOWN A SMALL TRAIL WHEN THE ROAD TOOK A HARD RIGHT. WHILE CHECKING THE ROADS THAT RAN SOUTH OF F.M. RD. 968, WE WENT DOWN VANDERSLICE ROAD. WHEN WE CAME TO THE SHARP CURVE THAT WENT RIGHT, THERE WAS A SMALL TRAIL THAT WENT STRAIGHT. MR. MCCOY ADVISED THIS WAS THE LOCATION, AND HE COULD SHOW ME WHERE THE BODY WAS LOCATED. LT. DUNCAN, MYSELF, MCCOY AND MR. TRANDO WALKED DOWN THE PATH APPROXIMATELY 200 YARDS WHEN HE SHOWED US WHERE THE BODY WAS LOCATED. THE BODY WAS LYING FACE DOWN IN A SMALL CREEK JUST OFF THE PATH. HE ADVISED HE AND THE LISTED SUSPECTS ASKED THE VICTIM FOR A RIDE TO LONGVIEW LAST NIGHT AT APPROXIMATELY MIDNIGHT. SUSPECT YOUNG ADVISED THE VICTIM HE NEEDED TO GO TO A FRIEND'S HOUSE IN SPRINGHILL AND HE COULD JUST DROP THEM OFF THERE. MR. MCCOY ADVISED THEY PULLED UP IN FRONT OF A HOUSE HE HAD NEVER SEEN BEFORE WHEN SUSPECT YOUNG FIRED TWO SHOTS FROM A .22 CALIBAR PISTOL HITTING THE VICTIM IN THE HEAD. HE ADVISED THE ACTORS THEN PUSHED HIM OUT OF THE VEHICLE ONTO THE ROADWAY. HE THEN STATED THE THREE LISTED SUSPECTS PUT THE VICTIM IN THE TRUNK OF HIS OWN CAR BECAUSE THEY THOUGHT HE WAS DEAD. MR. MCCOY ADVISED SUSPECT YOUNG THEN JUMPED IN THE DRIVER'S SEAT AND DROVE OFF. MR. MCCOY ADVISED THEY WERE RIDING AROUND IN THE CAR WHEN THE VICTIM BEGAN SCREAMING, KICKING AND YELLING FROM THE TRUNK. MR. MCCOY ADVISED CLINT YOUNG TOLD ALL THREE PERSONS IN THE VEHICLE IF THEY SAID ANYTHING, HE WOULD KILL THEM. THEY THEN WENT TO THE LOCATION ON VANDERSLICE ROAD AND PULLED THE VICTIM OUT OF THE CAR. MR. MCCOY ADVISED THAT SUSPECT YOUNG PLACED A PILLOW OVER THE VICTIM'S HEAD AND FIRED ONE SHOT THROUGH THE PILLOW INTO THE VICTIM'S HEAD BEFORE THROWING HIM INTO THE CREEK. WHEN I OBSERVED THE BODY, THERE WAS A PILLOW OVER HIS HEAD. LT. DUNCAN THEN ADVISED DISPATCH TO NOTIFY THE ON-CALL INVESTIGATOR DARRELL PRUITT. MYSELF AND LT. DUNCAN THEN SECURED THE CRIME SCENE WITH EVIDENCE TAPE AND CLEARED EVERY PERSON OUT OF THE AREA. WHILE WAITING FOR CID, MR. MCCOY ADVISED THAT CLINT YOUNG WAS THE SHOOTER, DAVID PAIGE, JR. GOT THE VICTIM'S WALLET AND MONEY, AND MARK RAY ASSISTED IN DUMPING THE BODY.; MR. MCCOY ADVISED HE DID NOT HELP THE OTHER SUSPECTS IN ANY WAY. HE ALSO ADVISED DAVID PAIGE TOOK \$20.00 OUT OF THE BILLFORD BEFORE BURNING IT IN THE CAR. INVESTIGATORS PRUITT AND SMITH WERE THE FIRST TO ARRIVE ON THE SCENE. THE SCENE WAS THEN TURNED OVER TO CID. OFFICERS THAT ENTERED THE CRIME SCENE:

LT. FLOYD DUNCAN,
 BRODY WEST,
 INVESTIGATOR DARRELL PRUITT,
 CHIEF MARK MARANTO,
 HALL REAVIS,
 TODD SMITH,
 MIKE ALEXANDER,
 SHERIFF TOM MCCOOL,
 DAVID LEWIS.
 VK

SUPPLEMENT (15070.2)

Case Number: 01-28384 by Officer 1023 (PRUITT, DARRELL) 11/27/01 04:00pm

NOVEMBER 25, 2001 AT APPROXIMATELY 1600 HOURS.

THIS OFFICER WAS CONTACTED BY DISPATCH TO CONTACT LT. DUNCAN. I CALLED HIM ON HIS CELL PHONE AND HE ADVISED I NEEDED TO BE ENROUTE TO VANDERSLICE ROAD DUE TO HIM LOCATING A BODY THAT HAD BEEN SHOT. HE ADVISED HE HAD A WITNESS HE WAS TALKING WITH WHO WAS WITH THE PEOPLE WHO HAD SHOT THE VICTIM.

I RESPONDED TO VANDERSLICE ROAD AND MET LT. DUNCAN AT THE LOCATION. HE DIRECTED THIS OFFICER DOWN A ROAD INTO THE WOODS APPROXIMATELY 100 YARDS TO WHERE THEY HAD LOCATED THE BODY. THE SCENE IMMEDIATELY AROUND THE BODY WAS SECURED BY YELLOW SHERIFF'S TAPE TO KEEP THE SCENE SECURE. I TOOK SOME PICTURES DUE TO THE FACT IT WAS GETTING DARK. INVESTIGATOR SMITH WAS ALREADY ENROUTE TO PROCESS THE SCENE. AFTER HE ARRIVED, I HAD THE WITNESS FOLLOW LT. DUNCAN AND MYSELF TO THE SHERIFF'S OFFICE TO TAKE A STATEMENT FROM HIM AND HIS BROTHER-IN-LAW. LT. DUNCAN TOOK A STATEMENT FROM ALVIN TRANDO, [REDACTED] WHILE I WAS TAKING A STATEMENT FROM DARNELL MCCOY. MR. MCCOY GAVE A DETAILED STATEMENT TO THE BEST OF HIS KNOWLEDGE TO THIS OFFICER.

THIS INFORMATION WAS TAKEN TO THE DISTRICT ATTORNEY'S OFFICE AND WARRANTS WERE OBTAINED ON ALL THREE SUBJECTS NAMED BY DARNELL MCCOY. THEY WERE CLINTON YOUNG, DAVID PAGE, JR., AND MARK RAY. WE ALL MET IN HARLETON, TEXAS TO GO TO A LOCATION WHERE SUBJECTS MAY BE LOCATED. I STAYED IN HARLETON WHILE OTHERS WENT WITH WITNESS TO CHECK OUT TWO LOCATIONS. AFTER A SHORT WHILE, WE WERE CALLED TO THE INTERSECTION OF LEFEEVER ROAD AND F.M. ROAD 450 NORTH WHERE WE STAYED WHILE OTHERS WENT TO A LOCATION ON LEFEEVER ROAD. A SHORT TIME AFTER THEY LEFT I WAS CALLED TO THE SCENE WHERE I WAS ADVISED THAT MARK RAY WAS IN CUSTODY AND HAD BEEN TALKING WITH AUTHORITIES. INVESTIGATOR SMITH WAS ALREADY AT THE SCENE PROCESSING THE TRAILER WHERE SOME ITEMS WERE FOUND AND TAKEN AS EVIDENCE. I WAS INFORMED THAT MR. RAY WAS WILLING TO TALK AND THIS OFFICER WAS ASKED TO TAKE A VIDEO STATEMENT FROM HIM. LT. DUNCAN TRANSPORTED HIM TO THE SHERIFF'S OFFICE. CAPTAIN ALEXANDER AND MYSELF FOLLOWED HIM AND CONDUCTED THE INTERVIEW. HE WAS READ HIS RIGHTS AND HE ADVISED HE UNDERSTOOD THEM. HE THEN GAVE THE DETAILS OF WHAT HAD HAPPENED THE NIGHT OF 11/24/01 AND 11/25/01 WHERE SUBJECT HE ONLY KNEW AS DOYLE LNU WAS SHOT AND DUMPED AT THE LOCATION WHERE HE WAS FOUND. WHILE WE WERE CONDUCTING THE VIDEO STATEMENT, OTHER OFFICERS WERE LOOKING FOR THE OTHER TWO SUBJECTS, BUT THEY WERE NOT LOCATED. AFTER THE STATEMENT ENDED, MARK RAY WAS BOOKED INTO THE HARRISON COUNTY JAIL.

AROUND 08:30 HOURS NOVEMBER 26, 2001 SHERIFF MCCOOL CONTACTED THIS OFFICER AND ADVISED THAT DAVID PAGE, SR. HAD CONTACTED HIM AND ADVISED HE HAD RECEIVED A PHONE CALL FROM MIDLAND, TEXAS. THE SUBJECT WE WERE LOOKING FOR WERE THERE. INVESTIGATOR SMITH TOOK INFORMATION AND CONTACTED MIDLAND POLICE DEPARTMENT AND GAVE THEM ALL THE INFORMATION WE HAD ON THE SUBJECTS AND THE CAR THEY TOOK. I WAS WORKING UNTIL 1200 HOURS WHEN I WENT HOME AND WENT TO SLEEP. WHEN I WOKE, I FOUND OUT THE SUBJECTS WERE IN CUSTODY.

NOVEMBER 27, 2001, 0900 HOURS.

I WAS INFORMED BY CAPTAIN ALEXANDER THE GUN USED WAS POSSIBLY STOLEN AND HE WANTED ME TO CHECK AND SEE IF I COULD FIND OUT ANY INFORMATION ON THIS. I HAD DISPATCH TO CHECK THIS. WHILE THEY WERE CHECKING THIS, I WAS CONTACTED BY INVESTIGATOR PHILLIP HILL FROM UPSHUR COUNTY. HE ADVISED THEY HAD A BURGLARY WHERE SOME GUNS WERE TAKEN. I ASKED HIM TO FAX ME A COPY OF THE BURGLARY REPORT. HE ADVISED HE WAS STILL WORKING ON THAT, BUT HE DID FAX A LIST OF GUNS TAKEN IN THE BURGLARY.

NOVEMBER 27, 2001, 1300 HOURS.

CAPTAIN ALEXANDER AND MYSELF TOOK MARK RAY TO LONGVIEW POLICE DEPARTMENT. CAPTAIN ALEXANDER TOOK MARK RAY WITH HIM. I STAYED AT THE LOCATION. SGT. DON JETER AND MYSELF CONDUCTED A VIDEO INTERVIEW WITH DARNELL MCCOY. A COPY OF TAPE IS WITH REPORT. AFTER CONCLUSION OF THE INTERVIEW, SGT. JETER TOOK DARNELL

MCCOY HOME AND OTHER OFFICER ARRIVED BACK AT THE STATION WITH MARK RAY. THEY WERE TRYING TO SEE IF MARK RAY COULD SHOW THEM WHERE THE FIRST SHOOTING TOOK PLACE. I WAS INFORMED BY CAPTAIN ALEXANDER THEY COULD NOT LOCATE THE PLACE. CAPTAIN ALEXANDER AND MYSELF THEN LEFT LONGVIEW POLICE DEPARTMENT AND BROUGHT MARK RAY BACK TO OUR COUNTY AND TOOK HIM TO THE SCENE OFF VANDERSLICE ROAD. A VIDEO WAS CONDUCTED AT THE SCENE BY US WITH MARK RAY SHOWING AND DESCRIBING THE LOCATIONS OF THE SUBJECTS INVOLVED TO THE BEST OF HIS ABILITY. WE LEFT THE SCENE. WE WERE STILL TALKING WITH MARK RAY ON THE WAY BACK TO THE OFFICE. IN THE CONVERSATION WITH MARK RAY, HE ADMITTED TO CAPTAIN ALEXANDER AND MYSELF HE ALSO HAD SHOT THE VICTIM, DOYLE, IN THE HEAD. MARK RAY WAS ASKED IF HE WOULD TELL US THIS ON VIDEO? HE ADVISED HE WOULD. WHEN WE GOT BACK TO THE OFFICE, A VIDEO STATEMENT WAS TAKEN FROM HIM AND IS WITH THE REPORT.

WHEN WE ARRIVED BACK AT THE OFFICE, INVESTIGATOR LATHAM ADVISED US HE HAD GONE TO MARION COUNTY SHERIFF'S DEPARTMENT AND TOOK POSSESSION OF A .22 CALIBER MAUSER PISTOL, SERIAL NUMBER 267446, ALSO A MAGAZINE, WITH 5 UNSPENT ROUNDS AND A BLACK CLIP ON THE HOLSTER. THE GUN WAS TAKEN TO MARION COUNTY SHERIFF'S DEPARTMENT BY A DOROTHY YVONNE CHAPPELL, WHITE FEMALE, D.O.B. 4/14/92. NOVEMBER 28, 2001, 1030 HOURS.

THIS OFFICER WAS INFORMED BY CAPTAIN GARRETT WHEN HE CHECKED THE GUN AND WHEN HE LOGGED IT INTO EVIDENCE, HE FOUND THE GUN TO BE A .25 CALIBER INSTEAD OF A .22 CALIBER.

VK

SUPPLEMENT (15070.3)

Case Number: 01-28384 by Officer 1301 (SMITH, TODD) 11/28/01 04:21pm

INVESTIGATION: ON 11/25/01 AT APPROXIMATELY 16:21 HOURS I RECEIVED A TELEPHONE CALL AT MY RESIDENCE FROM THE COMMUNICATIONS DIVISION OF THE HARRISON COUNTY SHERIFF'S OFFICE. OPERATOR NAWAL NABULSI ADVISED ME I WAS NEEDED TO RESPOND TO VANDERSLICE ROAD. SHE STATED THIS WAS REGARDING A POSSIBLE HOMICIDE. I ADVISED HER I WOULD GO TO THE SCENE. I ARRIVED AT THE SCENE AT APPROXIMATELY 17:13 HOURS. THE SCENE WAS NEAR THE 1300 BLOCK OF VANDERSLICE ROAD. IT WAS GETTING DARK. I CONTACTED SERGEANT DAVID LEWIS WITH THE MARSHALL POLICE DEPARTMENT TO ASSIST WITH A GENERATOR AND LIGHTS SO THE SCENE COULD BE EXAMINED AFTER DARK.

CRIME SCENE: THE SCENE WAS DOWN A TRAIL WHICH WAS LOCATED APPROXIMATELY 1.2 MILES FROM F.M. RD. 968 ON VANDERSLICE ROAD. THERE WAS A BODY LOCATED IN CLOSE PROXIMITY TO THE TRAIL. THE BODY WAS APPROXIMATELY 400 FEET FROM VANDERSLICE ROAD ON THE TRAIL. THE APPROXIMATE GPS COORDINATES FOR THE BODY WERE: 32 DEGREES 16' 30.51 N AND 94 DEGREES 38' 27.02 W. AT THAT POINT THE TRAIL WAS APPROXIMATELY 18 FEET 6 INCHES WIDE. STANDING ON THE TRAIL FACING SOUTH A SMALL STREAM WAS VISIBLE. THE STREAM RAN PARALLEL TO THE TRAIL. I SAW THE CLOTHED BODY OF A WHITE MALE IN THE STREAM. THE BODY WAS PRONE. THE BODY WAS ALSO PARALLEL TO THE TRAIL WITH THE HEAD TO THE SOUTH AND THE FEET TO THE NORTH. THE BODY WAS PARTIALLY SUBMERGED IN THE WATER. THERE WAS A PINK PILLOWCASE THAT HAD WHAT APPEARED TO BE A BLACK CIRCLE ON IT. THE CIRCLE APPEARED TO HAVE BEEN CAUSED BY A CONTACT GUNSHOT FROM A SMALL CALIBER WEAPON. UNDERNEATH THE PILLOW WAS A SMALL STICK, ITEM 03. THE STICK WAS BETWEEN THE HEAD OF THE BODY AND THE PILLOWCASE. ON THE TRAIL NEAR WHERE THE BODY WAS FOUND WERE A LEVI JEANS LABEL, ITEM 012, AND A BLUE DISC, ITEM 02 WITH A SQUARE OPENING IN THE MIDDLE OF IT. I ALSO OBSERVED A SMALL TREE NEAR THE BODY AND THE STREAM. THE SMALL TREE HAD BLOOD ON IT IN TWO SEPARATE PLACES. THE BLOOD, ITEM 05 AND ITEM 06, APPEARED TO HAVE BEEN TRANSFERRED ONTO THE TREE AFTER SOMETHING WITH THE BLOOD ON IT TOUCHED THE TREE. A "STAR" BRAND CIGARETTE BUTT, ITEM 7, WAS DISCOVERED UPON REMOVAL OF THE BODY FROM THE STREAM. THE ITEMS DISCOVERED AT THE SCENE, ITEMS 01, 02, 03, 04, 05, 06 AND 07, WERE COLLECTED AND SECURED FOR FURTHER EXAMINATION.

MEASUREMENTS WERE TAKEN AT THE SCENE WITH THE FOLLOWING USED AS REFERENCE POINTS; A TREE ON THE WEST SIDE OF THE TRAIL, A TREE ON THE EAST SIDE OF THE TRAIL DIRECTLY ACROSS FROM THE WEST TREE, THE SMALL TREE ON WHICH THE BLOOD WAS OBSERVED, A STUMP ON THE WEST SIDE OF THE STREAM, THE HEAD OF THE BODY, AND THE RIGHT HEEL OF THE BODY.

THE MEASUREMENTS WERE RECORDED AS FOLLOWS:

DISTANCE FROM ITEM 01 TO ITEM 02: APPROXIMATELY 15 INCHES.

DISTANCE FROM ITEM 01 TO RIGHT HEEL: APPROXIMATELY 11 FEET NINE INCHES.

DISTANCE FROM ITEM 01 TO HEAD: APPROXIMATELY EIGHT FEET NINE INCHES.

DISTANCE FROM ITEM 01 TO THE TREE WITH BLOOD ON IT: APPROXIMATELY SEVEN FEET ONE INCH.

DISTANCE FROM ITEM 02 TO ITEM 01: APPROXIMATELY 15 INCHES.

DISTANCE FROM ITEM 02 TO RIGHT HEEL: APPROXIMATELY 10 FEET SIX INCHES.

DISTANCE FROM ITEM 02 TO HEAD: APPROXIMATELY NINE FEET 11 INCHES.

DISTANCE FROM ITEM 02 TO THE TREE WITH BLOOD ON IT: APPROXIMATELY SIX FEET 10 INCHES.

DISTANCE FROM RIGHT HEEL TO STUMP: APPROXIMATELY EIGHT FEET THREE INCHES.

DISTANCE FROM RIGHT HEEL TO ITEM 01: APPROXIMATELY 11 FEET NINE INCHES.

DISTANCE FROM RIGHT HEEL TO ITEM 02: APPROXIMATELY TEN FEET SIX INCHES.

DISTANCE FROM RIGHT HEEL TO THE TREE WITH BLOOD ON IT: APPROXIMATELY FIVE FEET SIX INCHES.

DISTANCE FROM HEAD TO STUMP: APPROXIMATELY FIVE FEET SEVEN INCHES.

DISTANCE FROM HEAD TO THE TREE WITH BLOOD ON IT: APPROXIMATELY THREE FEET.

DISTANCE FROM HEAD TO ITEM 01: APPROXIMATELY EIGHT FEET NINE INCHES.

DISTANCE FROM HEAD TO ITEM 02: APPROXIMATELY NINE FEET 11 INCHES.
 DISTANCE FROM THE TREE WITH BLOOD ON IT TO ITEM 01: APPROXIMATELY SEVEN FEET ONE INCH.
 DISTANCE FROM THE TREE WITH BLOOD ON IT TO ITEM 02: APPROXIMATELY SIX FEET 10 INCHES.
 DISTANCE FROM THE TREE WITH BLOOD ON IT TO HEAD: APPROXIMATELY THREE FEET.
 DISTANCE FROM THE TREE WITH BLOOD ON IT TO RIGHT HEEL: APPROXIMATELY FIVE FEET SIX INCHES.
 DISTANCE FROM THE TREE WITH BLOOD ON IT TO STUMP: APPROXIMATELY NINE FEET 10 INCHES.
 DISTANCE FROM STUMP TO RIGHT HEEL: APPROXIMATELY EIGHT FEET THREE INCHES.
 DISTANCE FROM STUMP TO HEAD: APPROXIMATELY FIVE FEET SEVEN INCHES.
 DISTANCE FROM STUMP TO WEST TREE: APPROXIMATELY 13 FEET 11 INCHES.
 DISTANCE FROM STUMP TO THE TREE WITH BLOOD ON IT: APPROXIMATELY NINE FEET 10 INCHES.
 DISTANCE FROM WEST TREE TO STUMP: APPROXIMATELY 13 FEET 11 INCHES.
 DISTANCE FROM WEST TREE TO EAST TREE: APPROXIMATELY 18 FEET SIX INCHES.

ALL EVIDENCE COLLECTED ON VANDERSLICE ROAD WAS SECURED AT THE HARRISON COUNTY SHERIFF'S OFFICE PENDING FURTHER EXAMINATION.
 SEVERAL HOURS LATER ON 11/26/01 AT APPROXIMATELY 01:50 HOURS I WAS REQUESTED TO COLLECT EVIDENCE FROM THE RESIDENCE OF MARK WAYNE RAY WHICH IS A MOBILE HOME LOCATED AT 1014 LEFEVER ROAD. RAY LIVES AT THE RESIDENCE WITH HIS PARENTS, JIMMY AND CAROLYN RAY. FBI VIOLENT CRIMES TASK FORCE OFFICE, INVESTIGATOR RUSSELL POTTS, OBTAINED A CONSENT TO SEARCH FROM CAROLYN RAY. SPECIAL AGENT CLIFF CARRUTH OF THE FBI, INVESTIGATOR HALL REAVIS OF THE HARRISON COUNTY CRIMINAL DISTRICT ATTORNEY'S OFFICE, SHERIFF TOM MCCOOL, CHIEF DEPUTY MARK MARANTO, LIEUTENANT FLOYD DUNCAN, SERGEANT-INVESTIGATOR RON DUFF OF THE TEXAS DEPARTMENT OF PUBLIC SAFETY SPECAL CRIMES SERVICE, SERGEANT RONNY GRIFFITH OF THE TEXAS RANGERS, HARRISON COUNTY CRIMINAL DISTRICT ATTORNEY RICK BERRY, POTTS AND INVESTIGATOR MIKE AUGUSTINE OF THE GREGG COUNTY CRIMINAL DISTRICT ATTORNEY'S OFFICE WERE AMONG THE OFFICERS ASSISTING AT 1014 LEFEVER ROAD. WHILE AT THE SCENE, I WAS REQUESTED TO COLLECT THE FOLLWING ITEMS: ONE PAIR OF BROWN BOOTS, ITEM 03, ONE PAIR OF AIRWALK SHOES, ITEM 09, ONE ORANGE T-SHIRT, ITEM 10, ONE PAIR OF GREEN PANTS, ITEM 11 AND MARK RAY'S WALLET, ITEM 12. ITEM 08 WAS RECOVERED FROM THE LIVINGROOM OF THE RESIDENCE BETWEEN THE COUCH AND LARGE WINDOW. THE COUCH IS WHERE MARK RAY IS REPORTED TO USUALLY SLEEP WHEN AT THE RESIDENCE. ITEM 09 WAS RECOVERED FROM THE BATHROOM AT THE RESIDENCE ON THE FLOOR NEXT TO THE WASHING MACHINE. ITEM 10 AND ITEM 11 WERE BOTH RECOVERED FROM THE WASHING MACHINE AND HAD APPARENTLY ALREADY BEEN WASHED. ITEM 12 WAS GIVEN TO ME BY CARRUTH WHO RECEIVED IT FROM POTTS. THESE ITEMS WERE LATER SECURED AT THE HARRISON COUNTY SHERIFF'S OFFICE FOR FURTHER EXAMINATION.
 A SHORT TIME LATER WE WENT TO #12 FAIRLANE, ORE CITY WHICH IS IN THE SHADY SHORES AREA OF MARION COUNTY. I WAS INFORMED THIS WAS THE RESIDENCE OF JOHN NUNN. NUNN IS ALSO KNOWN AS "HIPPIE". I WAS ALSO INFORMED THAT CLINTON LEE YOUNG, III AND DAVID LEE PAGE, JR. MAY BE AT THIS RESIDENCE. WHILE AT THE RESIDENCE, I WAS DIRECTED TO RECOVER THE FOLLOWING ITEMS: A LOADED RG HANDGUN AND A SMALL COOLER CONTAINING WHAT APPEARED TO BE EXPLOSIVE RELATED MATERIAL. THE HANDGUN WAS AN RG MODEL RG23 .22 CALIBER REVOLVER, ITEM 13 AND IT WAS LOADED WITH FIVE LIVE ROUNDS OF .22 CALIBER AMMUNITION, ITEM 14. THESE ITEMS WERE LATER SECURED AT THE HARRISON COUNTY SHERIFF'S OFFICE FOR FURTHER EXAMINATION.
 ON THIS DATE INVESTIGATOR FRANK CASON OF THE MARION COUNTY SHERIFF'S OFFICE CALLED THIS AGENCY AND REPORTED THAT DOROTHY CHAPPEL BROUGHT A MAUSER .25 AUTO SEMI-AUTOMATIC HANDGUN, ITEM 19, TO HIS OFFICE. THE SERIAL NUMBER ON THE WEAPON IS 267446. THE GUN WAS LOADED WITH FIVE LIVE ROUNDS OF .25 AUTO AMMUNITION AND WAS IN A SMALL HOLSTER, LISTED AS ITEM 21. INVESTIGATOR MARTIN LATHAM RETRIEVED THESE ITEMS FROM CASON AND RETURNED IT TO THE HARRISON COUNTY SHERIFF'S OFFICE WHERE THEY WERE SECURED FOR FURTHER EXAMINATION.

Exhibit 72

May 09 08 04:19p

S Griffis Dist Clerk

903 9271918

P.2

NO. 030154THE STATE OF TEXAS VS. Mark RayOFFENSE: KidnappingPENAL CODE SECTION: KidnappingDATE FILED: June 17, 2003

FILED & RECORDED

09 JUN 17 AM 8:41

S. Griffis
DEPUTY

THE STATE OF TEXAS

COUNTY OF HARRISON

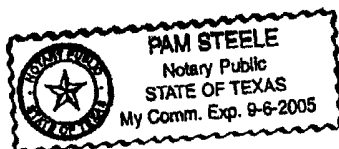
I, HALL REAVIS do solemnly swear that1. ~~I have personal knowledge~~2. ~~I have good reason to believe and do believe based upon the following information:~~

and I charge that heretofore, and before the making and filing of this complaint in the District Court of

Harrison County, Texas, on or about the 25th day of November A.D. 2001, Mark RayDefendant did then and there in said County and State,

Intentionally or knowingly abduct Doyle Douglas by restricting the movements of said Doyle Douglas without his consent, so as to interfere substantially with his liberty, by moving him from one place to another, with the intent to prevent his liberation by secreting or holding him in a place where he was not likely to be found

against the peace and dignity of the State.

Hall ReavisSworn and subscribed before me by HALL REAVIS, a credible person, on this the 17th day of June, 2003

Pam Steele
Notary Public, State of Texas

May 09 08 04:19p

S Griffis Dist Clerk

903 9271918

P.3

IN THE NAME AND BY AUTHORITY OF

THE STATE OF TEXAS

NOW COMES JOE BLACK Criminal District Attorney of Harrison

County, Texas, upon affidavit of HALL REAVIS hereto attached and made a part hereof, and

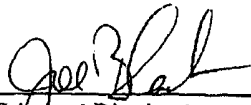
in behalf of said State presents in the District Court of Harrison County, Texas, that Mark Ray

on or about the 25th day of November, 2001, in the County of Harrison and State of Texas and before

making and filing of this information, did then and there

Intentionally or knowingly abduct Doyle Douglas by restricting the movements of said Doyle Douglas without his consent, so as to interfere substantially with his liberty, by moving him from one place to another, with the intent to prevent his liberation by secreting or holding him in a place where he was not likely to be found

against the peace and dignity of the State.



Criminal District Attorney
Harrison County, Texas

May 09 08 04:19p

S Griffis Dist Clerk

903 9271918

P.4

NO. 03-0154X

THE STATE OF TEXAS

VS.

MARK RAY

FILED
AT 11:00 O'CLOCK A M
IN THE DISTRICT COURT
SHERRY GRIFFIS
HARRISON COUNTY CLERK
HARRISON COUNTY TEXAS
BY [Signature]
71ST JUDICIAL DISTRICT
DEPUTY CLERK

WAIVER OF INDICTMENT, ARRAIGNMENT, SERVICE AND
READING OF INDICTMENT AND INFORMATION

I, the undersigned, being the Defendant in the above, entitled and numbered cause and being acquainted with and understanding the nature of the charges against me set out in the information after consulting with my attorney and knowing that I have the legal right to an indictment by the Grand Jury of this County do hereby expressly and fully waive the following:

1. The right to an indictment returned by the Grand Jury of said County and State.
2. The right to be served with a copy of the indictment or information in this cause two days prior to arraignment.
3. The right to be arraigned.
4. The right to have the indictment or information read upon the trial of this cause.

With full understanding of the above, I hereby in open court state that I expressly waive each and every right above described, and hereby request that said cause be prosecuted and presented in behalf of the State by the District Attorney, upon an information charging me, the Defendant, with an offense which may by law be so prosecuted.

[Signature]
DEFENDANT

As attorney for Defendant, I have advised him that he has the right to have an indictment returned against him by the Grand Jury and that he does not have to waive this right. I further am of the opinion that the Defendant is waiving this and all his rights knowingly and voluntarily.

[Signature]
ATTORNEY FOR DEFENDANT

WAIVER OF INDICTMENT APPROVED:

[Signature]
JUDGE PRESIDING

[Signature]
ATTORNEY FOR STATE

May 09 08 04:20p

S Griffis Dist Clerk

903 9271918

p.5

PUNISHMENT RECOMMENDATIONS
71st JUDICIAL DISTRICT COURT
HARRISON COUNTY, TEXAS

Cause No. 03-0154XDate: 6/18/03

FILED
 AT 11:01 O'CLOCK A.M.
6/18/03
 SHERRY GRIFFIS
 CLERK DISTRICT COURT
 HARRISON COUNTY, TEXAS
 BY [Signature]
 DEPUTY CLERK

Defendant: MARK RAYOffense: KIDNAPPING

Plea Bargaining Agreement

It is mutually agreed and recommended by the parties:

☐ Prosecutor to abandon indictment or information allegations:

☐ Prosecution for lesser included offense of: _____

☐ Class A Misdemeanor punishment with Third Degree Felony Conviction under Sec. 12.44 P. C.

☐ Deferred Adjudication

☐ A fine of \$ _____ to be paid under deferred adjudication

☒ Punishment assessed at:

15 years (life or years) in the Institutional Division
 _____ years/months/days in the Harrison County Jail
 \$ _____ fine

☐ After conviction, Probation be granted of the term assessed as punishment.

☐ Jail term to be served by:

☐ electronic monitoring

☐ work release from jail

☒ Other Punishment recommendations: DISMISS CAUSE Number 02-077X,
pending in Harrison County

NOTE: The parties are not allowed to make binding agreements regarding the length of probation supervision or the terms and conditions of probation. However, non-binding recommendations will be considered as follows:

☐ Restitution Center ☐ Boot Camp Alternate Incarceration Program

☐ Community Service ☐ Detention for a term of _____ days

☐ Electronic Monitoring ☐ Substance abuse evaluation and treatment

[Signature]
 Defendant

[Signature]
 Counsel for Defendant

[Signature]
 Prosecutor

May 09 08 04:20p

S Griffis Dist Clerk

903 9271918

p.6

UNAGREED PUNISHMENT RECOMMENDATIONS
(If there is no plea bargaining agreement)

The State recommends: _____

Prosecutor


The Defendant recommends: _____

Defendant

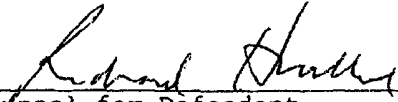
Counsel for Defendant

DEFENDANT'S WAIVERS

Comes now the Defendant, joined by his or her counsel, and in writing and in open court, waives the right and gives up the time provided in the Texas Rules of Appellate Procedure to file a Motion for New Trial, Motion for Arrest of Judgment or Notice of Appeal.



Defendant



Counsel for Defendant

May 09 08 04:20p

S Griffis Dist Clerk

903 9271918

p.7

WRITTEN PLEA ADMONISHMENTS

71ST JUDICIAL DISTRICT COURT

HARRISON COUNTY, TEXAS

FILED

AT 11:00 O'CLOCK A.M.

JUNE 18, 2003

SHERRY GRIFFIS

CLERK DISTRICT COURT

HARRISON COUNTY, TEXAS

DEPUTY CLERK

To: MARK RAY DEFENDANT

Pursuant to Art. 26.13 C.C.P., You are hereby admonished in writing.

1. You are charged with the felony offense of:

KIDNAPPING

2. If convicted, you face the following range of punishment:

☐ **FIRST DEGREE FELONY:** A term of life or any term of not more than 99 years or less than 5 years in the Institutional Division of the Department of Criminal Justice and in addition, a fine not to exceed \$_____.

☒ **SECOND DEGREE FELONY:** A term of not more than 20 years or less than 2 years in the Institutional Division of the Department of Criminal Justice and in addition, a fine not to exceed \$10,000.

☐ **THIRD DEGREE FELONY:** A term of not more than 10 years or less than 2 years in the Institutional Division of the Department of Criminal Justice or up to 1 year in a community corrections facility; and in addition, a fine not to exceed \$10,000.

☐ **HABITUAL OFFENDER:** A term of life or any term of not more than 99 years or less than 25 years in the Institutional Division of the Department of Criminal Justice.

☐ **FIRST DEGREE ENHANCED:** A term of life or any term of not more than 99 years or less than 15 years in the Institutional Division of the Department of Criminal Justice; and in addition, a fine not to exceed \$10,000.

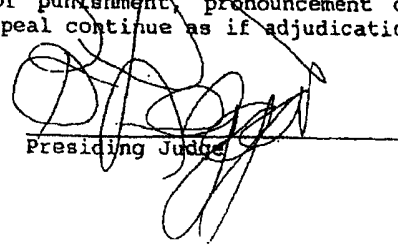
☐ **Other:** _____

3. **Plea Bargains:** If no plea bargain exists, the recommendation of the prosecuting attorney is not binding on the Court. If a plea bargain does exist, the Court will inform you whether it will follow the agreement in open court and before any finding on your plea. Should the Court reject the agreement, you will be permitted to withdraw your plea if you desire.

4. **Permission to Appeal:** If the punishment assessed does not exceed the punishment recommended by the prosecutor and agreed to by you and your attorney the Court must give its permission to you before you can prosecute an appeal on any matter in the case except for matters raised by written motion filed prior to trial.

5. **Citizenship:** If you are not a citizen of the United States of America, a plea of guilty or nolo contendere for this offense may result in deportation, the exclusion from admission to the country, or the denial of naturalization under federal law.

6. **Deferred Adjudication:** If the Court defers adjudicating your guilt and places you on probation, on violation of any imposed condition, you may be arrested and detained as provided by the law. You will then be entitled to a hearing limited to the determination by the Court of whether to proceed with an adjudication of guilt on the original charge. No appeal may be taken from this determination. After adjudication of guilt, all proceedings, including assessment of punishment, pronouncement of sentence, granting of probation and your right to appeal continue as if adjudication of guilt had not been deferred.


Presiding Judge

May 09 08 04:21p

S Griffis Dist Clerk

903 9271918

p.8

Comes now the defendant, joined by my counsel, and state that I understand the foregoing admonishments from the Court and am aware of the consequences of my plea. I further state that I am mentally competent and that my plea is freely and voluntarily entered. If counsel is appointed, I give up and waive any right I may have to wait to prepare for trial. I am totally satisfied with representation given to me by my counsel. Counsel provided fully effective and competent representation. I also waive and give up under Art. 1.14 C.C.P. all rights given to me by law, whether of form, substance or procedure. Joined by my attorney, I waive and give up my right to a jury in this case under Art. 1.13 C.C.P. Also joined by my attorney under Art. 1.15 C.C.P., I waive and give up the right to appearance, confrontation and cross-examination of the witnesses and I consent to oral and written stipulations of evidence.

JUDICIAL CONFESSION:

I further state that I have read the indictment or information filed in this case and that I committed each and every allegation it contains. I am guilty of the offense alleged as well as all lesser offenses. I swear to all of the foregoing and I further swear that all testimony I give in the case will be the truth, the whole truth and nothing but the truth, so help me God.

ⓧ Mark W. Ray
Defendant

Sworn to and subscribed to before me on this date: 6/10/03.
I further certify that the fingerprint shown below and on the judgment or probation order filed in this case is the defendant's thumb of the right hand.

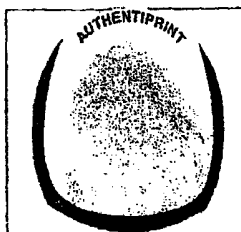
Dep. Dist. Clerk Harrison County, Texas

We join and approve the waiver of jury trial pursuant to Art. 1.13 C.C.P. and the stipulations of evidence pursuant to Art. 1.15 C.C.P. In addition, the Court finds as a fact that the Defendant is fully competent and that defendant's plea is freely and voluntarily entered.

Richard H. Hines
Counsel for Defendant

Paul Black
Prosecutor

[Signature]
Presiding Judge



RIGHT THUMB

May 09 08 04:22p

S Griffis Dist Clerk

903 9271918

p.9

03-0154X

THE STATE OF TEXAS

VS.

MARK RAY

FILED
 11:00 A.M.
 IN THE DISTRICT COURT
 HARRISON COUNTY, TEXAS
 CLERK OF DISTRICT COURT
 HARRISON COUNTY, TEXAS
 71ST JUDICIAL DISTRICT
 BY [Signature]
 DEPUTY CLERK

WAIVER OF JURY

Comes now the Defendant in person and in open Court, and joined by his Attorney and Counsel for State, waives the right of trial by jury in accordance with Art. 1.13 C.C.P. This waiver is made with the consent and approval of the Court.

[Signature]
 DEFENDANT

[Signature]
 JUDGE PRESIDING

[Signature]
 COUNSEL FOR DEFENDANT

[Signature]
 COUNSEL FOR STATE

STIPULATION OF EVIDENCE

In accordance wit Art. 1.15 C.C.P., the Defendant now consents in writing, in open Court, to waive the appearance confrontation, and cross-examination of witnesses, and further consents either in an oral stipulation of the evidence and testimony or to the introduction of testimony by affidavits, written statements of witnesses and any other documentary evidence in support of the judgment of the Court. The waiver and consent is approval in writing by the Court.

[Signature]
 DEFENDANT

[Signature]
 JUDGE PRESIDING

[Signature]
 COUNSEL FOR DEFENDANT

APPLICATION FOR PROBATION

In the event that the punishment assessed does not exceed 10 years in the Texas Department of Corrections, the Defendant moves that probation be granted of the term assessed.

[Signature]
 DEFENDANT

May 09 08 04:22p

S Griffis Dist Clerk

903 9271918

p.10

WAIVER OF 10 DAYS PREPARATION APPROVAL OF COUNSEL

The Defendant in writing and open Court, and joined by his counsel, waives the 10 days preparation period provided in Art. 26.04 C.C.P. The Defendant in addition confirms that he is totally satisfied with the representation given him by his appointed attorney and that his counsel was competent in every aspect of his representation.

[Signature]
DEFENDANT

[Signature]
COUNSEL FOR DEFENDANT

JUDICIAL CONFESSION

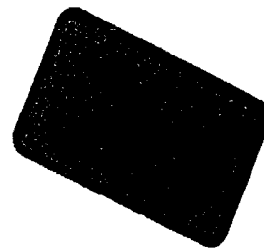
Under oath, in writing and in open Court, I swear that I have read the indictment and understand everything it contains: that I make the following judicial admission, to-wit: that on the 25th day of November, 2001 A.D., in Harrison County, Texas did then and there

Intentionally or knowingly abduct Doyle Douglas by restricting the movements of said Doyle Douglas without his consent, so as to interfere substantially with his liberty, by moving him from one place to another, with the intent to prevent his liberation by secreting or holding him in a place where he was not likely to be found

[Signature]
DEFENDANT

SWORN TO AND SUBSCRIBED to before me by the DEFENDANT this the 18 day of June, 2003.

[Signature]
DISTRICT CLERK
HARRISON COUNTY, TEXAS



May 09 08 04:23p

S Griffis Dist Clerk

903 9271918

p.11

CAUSE: 03-0154X

THE STATE OF TEXAS

VS.

MARK WAYNE RAY

FILED
 AT 1:30 O'CLOCK P.M.
 THE 71ST JUDICIAL DISTRICT
 SHERY GRIFFIS
 CLERK DISTRICT COURT
 HARRISON COUNTY TEXAS
 HARRISON COUNTY TEXAS
 DEPUTY CLERK

JUDGMENT ON PLEA OF GUILTY OR NOLO CONTENDERE BEFORE COURT
 WAIVER OF JURY TRIAL

JUDGE PRESIDING: BONNIE LEGGAT

DATE OF JUDGMENT: JUNE 18, 2003

ATTORNEY FOR STATE: ROBERT COLE

ATTORNEY FOR DEFENSE: RICK HURLBURT

OFFENSE CONVICTED OF: KIDNAPPING

PENAL CODE: 19.03

DEGREE: F2—2nd DEGREE FELONY

DATE OFFENSE COMMITTED: NOVEMBER 25, 2001

CHARGING INSTRUMENT: INFORMATION

PLEA: GUILTY

TERMS OF PLEA BARGAIN (IN DETAIL): GUILTY—SENTENCED TO FIFTEEN (15) YEARS CONFINEMENT IN THE TEXAS DEPARTMENT OF CRIMINAL JUSTICE INSTITUTIONAL DIVISION WITH CREDIT FOR TIME SERVED; STATE TO DISMISS HARRISON COUNTY CAUSE #02-0077X.; RESPONSIBLE FOR COURT COST, AND COURT APPOINTED ATTORNEYS FEES SHOULD DEFENDANT MAKE AN EARLY RELEASE.

FINDINGS ON USE OF DEADLY WEAPON: NO

DATE SENTENCE IMPOSED: JUNE 18, 2003

ATTORNEY'S FEES: SEE COST BILL

COURT COSTS: SEE COST BILL

PUNISHMENT AND PLACE OF CONFINEMENT: GUILTY—SENTENCED TO FIFTEEN (15) YEARS CONFINEMENT IN THE TEXAS DEPARTMENT OF CRIMINAL JUSTICE INSTITUTIONAL DIVISION WITH CREDIT FOR TIME SERVED; STATE TO DISMISS HARRISON COUNTY CAUSE #02-0077X.; RESPONSIBLE FOR COURT COST, AND COURT APPOINTED ATTORNEYS FEES SHOULD DEFENDANT MAKE AN EARLY RELEASE.

DATE TO COMMENCE: JUNE 18, 2003

TIME CREDITED: 11/26/01 TO PRESENT

CONCURRENT UNLESS OTHERWISE SPECIFIED.

OTHER:

On the 18th day of JUNE, 2003, the above referenced cause was called for trial, the parties appeared as follows: the State appeared by its Attorney, ROBERT COLE, and the defendant, MARK WAYNE RAY, appeared in person with his COURT APPOINTED Attorney RICK HURLBURT. Both parties announced ready for trial, and the defendant waived his right to a jury trial, entered his plea of GUILTY to the offense of KIDNAPPING. After the reading of the Indictment was waived and evidence for the State and the defendant was submitted and concluded, the Court made the following findings: Defendant is guilty as charged in the Indictment.

May 09 08 04:24p

S Griffis Dist Clerk

903 9271918

p.12

Thereupon, the said Defendant having previously requested that the Court assess the proper punishment, and upon hearing all of the evidence submitted by and on behalf of the State and the Defendant, the Court is of the opinion and finds the proper punishment of the Defendant should be: **GUILTY—SENTENCED TO FIFTEEN (15) YEARS CONFINEMENT IN THE TEXAS DEPARTMENT OF CRIMINAL JUSTICE INSTITUTIONAL DIVISION WITH CREDIT FOR TIME SERVED; STATE TO DISMISS HARRISON COUNTY CAUSE #02-0077X.; RESPONSIBLE FOR COURT COST, AND COURT APPOINTED ATTORNEYS FEES SHOULD DEFENDANT MAKE AN EARLY RELEASE.**

It is therefore, considered, adjudged and ordered by the Court that the Defendant, **MARK WAYNE RAY**, is guilty of the offense of **KIDNAPPING** and that he be punished by, **GUILTY—SENTENCED TO FIFTEEN (15) YEARS CONFINEMENT IN THE TEXAS DEPARTMENT OF CRIMINAL JUSTICE INSTITUTIONAL DIVISION WITH CREDIT FOR TIME SERVED; STATE TO DISMISS HARRISON COUNTY CAUSE #02-0077X.; RESPONSIBLE FOR COURT COST, AND COURT APPOINTED ATTORNEYS FEES SHOULD DEFENDANT MAKE AN EARLY RELEASE**, and that such punishment be carried into execution in the manner prescribed by law.

NOTICE OF APPEAL**RIGHT THUMBPRINT**
PRESIDING JUDGE6/18/03
DATE SIGNED

Exhibit 73

FELONY DIVISION
200 West Wall, Suite 201
Phone (915) 688-1041
Fax (915) 688-1049

MISDEMEANOR DIVISION
200 West Wall, Suite 007
Phone (915) 688-1084
Fax (915) 688-8004



AL SCHORRE
DISTRICT ATTORNEY

CRIMINAL INVESTIGATION DIVISION
214 West Texas, Suite 815
Phone (915) 688-8980
Fax (915) 688-8950

HOT CHECK DIVISION
200 West Wall, Suite 010
Phone (915) 688-1068
Fax (915) 688-1815

Midland County Courthouse • Midland, Texas 79701

September 20, 2002

FILED
SEP 23 AM 11:20
VIVIAN HILL, DISTRICT CLERK
MIDLAND COUNTY, TEXAS
BY *[Signature]* DEPUTY

Mr. Paul Williams
Attorney at Law
200 North Loraine, Suite 1125
Midland, Texas 79701

RE: STATE OF TEXAS VS. YOUNG

CR 2781

Dear Mr. Williams:

I have received a copy of your correspondence to the various law enforcement agencies dated September 18, 2002.

Please be advised that this office will be responsible for providing any Brady material that might develop. We will also make arrangements for you to look at evidence once testing has been completed at some future date.

Sincerely,

[Signature]
AL W. SCHORRE
District Attorney

Cy: Marion County Sheriff's Department
P. O. Box 547
Jefferson, Texas 75857

Eastland Police Department
P. O. Box 749
Eastland, Texas 76448

FELONY DIVISION
200 West Wall, Suite 201
Phone (915) 688-1041
Fax (915) 688-1049

MISDEMEANOR DIVISION
200 West Wall, Suite 007
Phone (915) 688-1084
Fax (915) 688-8004



AL SCHORRE
DISTRICT ATTORNEY

CRIMINAL INVESTIGATION DIVISION
214 West Texas, Suite 815
Phone (915) 688-8880
Fax (915) 688-8850

HOT CHECK DIVISION
200 West Wall, Suite 010
Phone (915) 688-1088
Fax (915) 688-1815

Midland County Courthouse • Midland, Texas 79701

September 20, 2002

FILED
2002 SEP 23 AM 11:20
VIVIAN KILCO, DISTRICT CLERK
MIDLAND COUNTY, TEXAS
BY: [Signature] DEPUTY

Mr. Paul Williams
Attorney at Law
200 North Loraine, Suite 1125
Midland, Texas 79701

RE: STATE OF TEXAS VS. YOUNG

CR 2781

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Please be advised that this office will be responsible for providing any Brady material that might develop. We will also make arrangements for you to look at evidence once testing has been completed at some future date.

Sincerely,

[Signature]
AL W. SCHORRE
District Attorney

Cy: Marion County Sheriff's Department
P. O. Box 547
Jefferson, Texas 75857

Eastland Police Department
P. O. Box 749
Eastland, Texas 76448

KIRK & WILLIAMS

Attorneys at Law
200 North Loraine, Suite 1125
Midland, Texas 79701
915-687-5035
915-687-6664 (Fax)

Carol Kirk

Paul Williams

September 18, 2002

Al Schorre, District Attorney
Midland County Courthouse
200 West Wall, Second Floor
Midland, Texas 79701

Re: Young 132

FILED
02 SEP 20 AM 11:01
Carol Kirk

Dear Al:

I have been appointed by the Judge of the 238th Judicial District Court for Midland County, Texas to represent Clinton Young in Cause No. CR-27,181 concerning incidents alleged to have occurred in November of 2001. I have been informed that your agency assisted in the investigation of the allegations against my client. Accordingly, I would appreciate it if, within fifteen days from the date of this letter, you would forward to me a copy of the following:

1. Any and all evidence which may be favorable to the accused. Brady v. Maryland, 373 U.S. 83 (1963);
2. Any evidence that may be used as impeachment evidence against any witness that may give evidence against the accused. United States v. Bagley, 473 U.S. 667 (1985); Thomas v. State, 841 S.W.2d 339 (Tex.Cr.App. 1992); Giglio v. United States, 405 U.S. 150 (1972).
3. Any evidence that may be of material important to the defense. Crutcher v. State, 481 S.W.2d 113 (Tex.Cr.App. 1972).

This request is made pursuant to Kyles v. Whitley, 514 U.S. 419, 115 S.Ct. 1555, 131 L.Ed.2d 490 (1995). Should you have a question as to whether the evidence that your agency possesses is within the above descriptions, please call me immediately so that arrangements can be made for an in camera review and determination by the trial court judge. In the case of such a review, a complete copy of the evidence provided will remain in the record for possible appellate review.

KIRK & WILLIAMS

Attorneys at Law
200 North Loraine, Suite 1125
Midland, Texas 79701
915-687-5035
915-687-6664 (Fax)

Carol Kirk

Paul Williams

September 18, 2002

Midland County Sheriff's Department
Attention: Sheriff Gary Painter
P.O. Box 11287
Midland, Texas 79702

Re: Young 132B

FILED
02 SEP 20 AM 11:01
CLERK OF DISTRICT COURT
MIDLAND COUNTY TEXAS

Dear Sheriff Painter:

I have been appointed by the Judge of the 238th Judicial District Court for Midland County, Texas to represent Clinton Young in Cause No. CR-27,181 concerning incidents alleged to have occurred in November of 2001. I have been informed that your agency assisted in the investigation of the allegations against my client. Accordingly, I would appreciate it if, within fifteen days from the date of this letter, you would forward to me a copy of the following:

1. Any and all evidence which may be favorable to the accused. Brady v. Maryland, 373 U.S. 83 (1963);
2. Any evidence that may be used as impeachment evidence against any witness that may give evidence against the accused. United States v. Bagley, 473 U.S. 667 (1985); Thomas v. State, 841 S.W.2d 339 (Tex.Cr.App. 1992); Giglio v. United States, 405 U.S. 150 (1972).
3. Any evidence that may be of material important to the defense. Crutcher v. State, 481 S.W.2d 113 (Tex.Cr.App. 1972).

This request is made pursuant to Kyles v. Whitley, 514 U.S. 419, 115 S.Ct. 1555, 131 L.Ed.2d 490 (1995). Should you have a question as to whether the evidence that your agency possesses is within the above descriptions, please call me immediately so that arrangements can be made for an in camera review and determination by the trial court judge. In the case of such a review, a complete copy of the evidence provided will remain in the record for possible appellate review.

Sheriff Gary Painter
September 18, 2002
Page 2

I should like to arrange a time to view any physical evidence collected by your department during its investigation of the charges against my client. I will call your office to make arrangements to view the evidence.

Thanking you in advance for your anticipated cooperation, I remain

Very truly yours,

A handwritten signature in black ink, appearing to read "Paul Williams", written in a cursive style.

Paul K. Williams

PKW:npb

cc: Mrs. Vivian Wood, District Clerk
Midland County Courthouse
200 West Wall, Fourth Floor
Midland, Texas 79701

cc: Mr. Al Schorre, District Attorney
Midland County Courthouse
200 West Wall, Second Floor
Midland, Texas 79701

KIRK & WILLIAMS

Attorneys at Law
200 North Loraine, Suite 1125
Midland, Texas 79701
915-687-5035
915-687-6664 (Fax)

Carol Kirk

Paul Williams

September 18, 2002

Texas Rangers
Texas Department of Public Safety
2405 South Loop 250 West
Midland, Texas 79703

Re: Young 132C

Gentlemen:

I have been appointed by the Judge of the 238th Judicial District Court for Midland County, Texas to represent Clinton Young in Cause No. CR-27,181 concerning incidents alleged to have occurred in November of 2001. I have been informed that your agency assisted in the investigation of the allegations against my client. Accordingly, I would appreciate it if, within fifteen days from the date of this letter, you would forward to me a copy of the following:

1. Any and all evidence which may be favorable to the accused. Brady v. Maryland, 373 U.S. 83 (1963);
2. Any evidence that may be used as impeachment evidence against any witness that may give evidence against the accused. United States v. Bagley, 473 U.S. 667 (1985); Thomas v. State, 841 S.W.2d 339 (Tex.Cr.App. 1992); Giglio v. United States, 405 U.S. 150 (1972).
3. Any evidence that may be of material important to the defense. Crutcher v. State, 481 S.W.2d 113 (Tex.Cr.App. 1972).

This request is made pursuant to Kyles v. Whitley, 514 U.S. 419, 115 S.Ct. 1555, 131 L.Ed.2d 490 (1995). Should you have a question as to whether the evidence that your agency possesses is within the above descriptions, please call me immediately so that arrangements can be made for an in camera review and determination by the trial court judge. In the case of such a review, a complete copy of the evidence provided will remain in the record for possible appellate review.

Texas Rangers
September 18, 2002
Page 2

I should like to arrange a time to view any physical evidence collected by your department during its investigation of the charges against my client. I will call your office to make arrangements to view the evidence.

Thanking you in advance for your anticipated cooperation, I remain

Very truly yours,

A handwritten signature in cursive script, appearing to read "Paul K. Williams".

Paul K. Williams

PKW:npb

cc: Mrs. Vivian Wood, District Clerk
Midland County Courthouse
200 West Wall, Fourth Floor
Midland, Texas 79701

cc: Mr. Al Schorre, District Attorney
Midland County Courthouse
200 West Wall, Second Floor
Midland, Texas 79701

KIRK & WILLIAMS

Attorneys at Law
200 North Lorraine, Suite 1125
Midland, Texas 79701
915-687-5035
915-687-6664 (Fax)

Carol Kirk

Paul Williams

September 18, 2002

Longview Police Department
Attention: Sgt. Don Jeter and Detective Jim Nelson
302 West Cotton Street
P.O. Box 1952
Longview, Texas 75606

Re: Young 132G

Dear Sgt. Jeter and Detective Nelson:

I have been appointed by the Judge of the 238th Judicial District Court for Midland County, Texas to represent Clinton Young in Cause No. CR-27,181 concerning incidents alleged to have occurred in November of 2001. I have been informed that your agency assisted in the investigation of the allegations against my client. Accordingly, I would appreciate it if, within fifteen days from the date of this letter, you would forward to me a copy of the following:

1. Any and all evidence which may be favorable to the accused. Brady v. Maryland, 373 U.S. 83 (1963);
2. Any evidence that may be used as impeachment evidence against any witness that may give evidence against the accused. United States v. Bagley, 473 U.S. 667 (1985); Thomas v. State, 841 S.W.2d 339 (Tex.Cr.App. 1992); Giglio v. United States, 405 U.S. 150 (1972).
3. Any evidence that may be of material important to the defense. Crutcher v. State, 481 S.W.2d 113 (Tex.Cr.App. 1972).

This request is made pursuant to Kyles v. Whitley, 514 U.S. 419, 115 S.Ct. 1555, 131 L.Ed.2d 490 (1995). Should you have a question as to whether the evidence that your agency possesses is within the above descriptions, please call me immediately so that arrangements can be made for an in camera review and determination by the trial court judge. In the case of such a review, a complete copy of the evidence provided will remain in the record for possible appellate review.

FILED
02 SEP 20 AM 10:59
CLERK OF DISTRICT COURT
MIDLAND COUNTY, TEXAS
Carol Kirk

Longview Police Department
September 18, 2002
Page 2

I should like to arrange a time to view any physical evidence collected by your department during its investigation of the charges against my client. I will call your office to make arrangements to view the evidence.

Thanking you in advance for your anticipated cooperation, I remain

Very truly yours,

A handwritten signature in cursive script, appearing to read "Paul Williams".

Paul K. Williams

PKW:npb

cc: Mrs. Vivian Wood, District Clerk
Midland County Courthouse
200 West Wall, Fourth Floor
Midland, Texas 79701

cc: Mr. Al Schorre, District Attorney
Midland County Courthouse
200 West Wall, Second Floor
Midland, Texas 79701

KIRK & WILLIAMS

Attorneys at Law
200 North Loraine, Suite 1125
Midland, Texas 79701
915-687-5035
915-687-6664 (Fax)

Carol Kirk

Paul Williams

September 18, 2002

Richard Berry, Jr., District Attorney
Harrison County Courthouse
P.O. Box 776
Marshall, Texas 75671

Re: Young 132I

FILED
02 SEP 20 AM 10:59
CLERK OF DISTRICT COURT
HARRISON COUNTY TEXAS

Dear Mr. Berry:

I have been appointed by the Judge of the 238th Judicial District Court for Midland County, Texas to represent Clinton Young in Cause No. CR-27,181 concerning incidents alleged to have occurred in November of 2001. I have been informed that your agency assisted in the investigation of the allegations against my client. Accordingly, I would appreciate it if, within fifteen days from the date of this letter, you would forward to me a copy of the following:

1. Any and all evidence which may be favorable to the accused. Brady v. Maryland, 373 U.S. 83 (1963);
2. Any evidence that may be used as impeachment evidence against any witness that may give evidence against the accused. United States v. Bagley, 473 U.S. 687 (1985); Thomas v. State, 841 S.W.2d 339 (Tex.Cr.App. 1992); Giglio v. United States, 405 U.S. 150 (1972).
3. Any evidence that may be of material important to the defense. Crutcher v. State, 481 S.W.2d 113 (Tex.Cr.App. 1972).

This request is made pursuant to Kyles v. Whitley, 514 U.S. 419, 115 S.Ct. 1555, 131 L.Ed.2d 480 (1995). Should you have a question as to whether the evidence that your agency possesses is within the above descriptions, please call me immediately so that arrangements can be made for an in camera review and determination by the trial court judge. In the case of such a review, a complete copy of the evidence provided will remain in the record for possible appellate review.

Mr. Richard Berry, Jr.
September 18, 2002
Page 2

I should like to arrange a time to view any physical evidence collected by your department during its investigation of the charges against my client. I will call your office to make arrangements to view the evidence.

Thanking you in advance for your anticipated cooperation, I remain

Very truly yours,



Paul K. Williams

PKW:npb

cc: Mrs. Vivian Wood, District Clerk
Midland County Courthouse
200 West Wall, Fourth Floor
Midland, Texas 79701

cc: Mr. Al Schorre, District Attorney
Midland County Courthouse
200 West Wall, Second Floor
Midland, Texas 79701

KIRK & WILLIAMS

Attorneys at Law
200 North Loraine, Suite 1125
Midland, Texas 79701
915-687-5035
915-687-6664 (Fax)

Carol Kirk

Paul Williams

September 18, 2002

Texas Department of Public Safety
Attention: Laboratory
P.O. Box 420
Lubbock, Texas 79408-0420

Re: Young 132J

Dear Gentlemen:

I have been appointed by the Judge of the 238th Judicial District Court for Midland County, Texas to represent Clinton Young in Cause No. CR-27,181 concerning incidents alleged to have occurred in November of 2001. I have been informed that your agency assisted in the investigation of the allegations against my client. Accordingly, I would appreciate it if, within fifteen days from the date of this letter, you would forward to me a copy of the following:

1. Any and all evidence which may be favorable to the accused. Brady v. Maryland, 373 U.S. 83 (1963);
2. Any evidence that may be used as impeachment evidence against any witness that may give evidence against the accused. United States v. Bagley, 473 U.S. 667 (1985); Thomas v. State, 841 S.W.2d 339 (Tex.Cr.App. 1992); Giglio v. United States, 405 U.S. 150 (1972).
3. Any evidence that may be of material important to the defense. Crutcher v. State, 481 S.W.2d 113 (Tex.Cr.App. 1972).

This request is made pursuant to Kyles v. Whitley, 514 U.S. 419, 115 S.Ct. 1555, 131 L.Ed.2d 490 (1995). Should you have a question as to whether the evidence that your agency possesses is within the above descriptions, please call me immediately so that arrangements can be made for an in camera review and determination by the trial court judge. In the case of such a review, a complete copy of the evidence provided will remain in the record for possible appellate review.

FILED
02 SEP 20 AM 10:59
DANIEL S. KIRK
JUDGE, 238th JUDICIAL DISTRICT COURT
MIDLAND COUNTY, TEXAS

Texas Department of Public Safety
September 18, 2002
Page 2

I should like to arrange a time to view any physical evidence collected by your department during its investigation of the charges against my client. I will call your office to make arrangements to view the evidence.

Thanking you in advance for your anticipated cooperation, I remain

Very truly yours,

A handwritten signature in cursive script, appearing to read "Paul K. Williams".

Paul K. Williams

PKW:npb

cc: Mrs. Vivian Wood, District Clerk
Midland County Courthouse
200 West Wall, Fourth Floor
Midland, Texas 79701

cc: Mr. Al Schorre, District Attorney
Midland County Courthouse
200 West Wall, Second Floor
Midland, Texas 79701

KIRK & WILLIAMS

Attorneys at Law
200 North Loraine, Suite 1125
Midland, Texas 79701
915-687-5035
915-687-6664 (Fax)

Carol Kirk

Paul Williams

September 18, 2002

Marshall Police Department
303 West Burleson
Marshall, Texas 75670

Re: Young 132L

FILED
02 SEP 20 AM 10:59
DANIELA DEAN

Dear Gentlemen:

I have been appointed by the Judge of the 238th Judicial District Court for Midland County, Texas to represent Clinton Young in Cause No. CR-27,181 concerning incidents alleged to have occurred in November of 2001. I have been informed that your agency assisted in the investigation of the allegations against my client. Accordingly, I would appreciate it if, within fifteen days from the date of this letter, you would forward to me a copy of the following:

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2. Any evidence that may be used as impeachment evidence against any witness that may give evidence against the accused. United States v. Bagley, 473 U.S. 667 (1985); Thomas v. State, 841 S.W.2d 339 (Tex.Cr.App. 1992); Giglio v. United States, 405 U.S. 150 (1972).
3. Any evidence that may be of material important to the defense. Crutcher v. State, 481 S.W.2d 113 (Tex.Cr.App. 1972).

This request is made pursuant to Kyles v. Whitley, 514 U.S. 419, 115 S.Ct. 1555, 131 L.Ed.2d 490 (1995). Should you have a question as to whether the evidence that your agency possesses is within the above descriptions, please call me immediately so that arrangements can be made for an in camera review and determination by the trial court judge. In the case of such a review, a complete copy of the evidence provided will remain in the record for possible appellate review.

Marshall Police Department
September 18, 2002
Page 2

I should like to arrange a time to view any physical evidence collected by your department during its investigation of the charges against my client. I will call your office to make arrangements to view the evidence.

Thanking you in advance for your anticipated cooperation, I remain

Very truly yours,

A handwritten signature in black ink, appearing to read "Paul K. Williams". The signature is fluid and cursive, with the first name "Paul" being more prominent.

Paul K. Williams

PKW:npb

cc: Mrs. Vivian Wood, District Clerk
Midland County Courthouse
200 West Wall, Fourth Floor
Midland, Texas 79701

cc: Mr. Al Schorre, District Attorney
Midland County Courthouse
200 West Wall, Second Floor
Midland, Texas 79701

KIRK & WILLIAMS

Attorneys at Law
200 North Loraine, Suite 1125
Midland, Texas 79701
915-687-5035
915-687-6664 (Fax)

Carol Kirk

Paul Williams

September 18, 2002

Eastland County Sheriff's Department
201 West White Street
Eastland, Texas 76449

Re: Young 132M

Dear Gentlemen:

I have been appointed by the Judge of the 238th Judicial District Court for Midland County, Texas to represent Clinton Young in Cause No. CR-27,181 concerning incidents alleged to have occurred in November of 2001. I have been informed that your agency assisted in the investigation of the allegations against my client. Accordingly, I would appreciate it if, within fifteen days from the date of this letter, you would forward to me a copy of the following:

1. Any and all evidence which may be favorable to the accused. Brady v. Maryland, 373 U.S. 83 (1963);
2. Any evidence that may be used as impeachment evidence against any witness that may give evidence against the accused. United States v. Bagley, 473 U.S. 667 (1985); Thomas v. State, 841 S.W.2d 339 (Tex.Cr.App. 1992); Giglio v. United States, 405 U.S. 150 (1972).
3. Any evidence that may be of material important to the defense. Crutcher v. State, 481 S.W.2d 113 (Tex.Cr.App. 1972).

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FILED
02 SEP 20 AM 10:59
CLERK OF DISTRICT COURT
MIDLAND COUNTY, TEXAS
Carol Kirk

Eastland County Sheriff's Department
September 18, 2002
Page 2

I should like to arrange a time to view any physical evidence collected by your department during its investigation of the charges against my client. I will call your office to make arrangements to view the evidence.

Thanking you in advance for your anticipated cooperation, I remain

Very truly yours,

A handwritten signature in black ink, appearing to read "Paul K. Williams". The signature is fluid and cursive, with the first name "Paul" being more prominent.

Paul K. Williams

PKW:npb

cc: Mrs. Vivian Wood, District Clerk
Midland County Courthouse
200 West Wall, Fourth Floor
Midland, Texas 79701

cc: Mr. Al Schorre, District Attorney
Midland County Courthouse
200 West Wall, Second Floor
Midland, Texas 79701